

In The United States District Court For The
Western District Of Missouri
Western Division

United States Of America }
Plaintiff,)

V.)

Case No: 19-00406-01/19-W-CR-RK

Kamel M. Elbunqi)
Defendant,)

Motion Requesting Ex-Parte Hearing For
Government Misconduct, Misconduct Before
A Grand Jury Proceeding, Prosecutorial
Candor To The Court.

Comes now the Defendant acting in
Pro-se, respectfully request this
Honorable Court to grant this motion
requesting a Ex-Parte Hearing. The
Defendant understands the seriousness
of the aforementioned allegations in
the requested motion for an Ex-Parte
Hearing and wishes to inform this
Honorable Court that they are material
to the Case at hand and are not
Frivolous in nature. Not to be cryptic

the Defendant has Documents in his possession and copies in safe keeping of others to support these allegations and prove them to be factual. These Documents consist of emails to previous attorneys from the Government about the alleged indictment at hand, police reports, Court transcripts, among other Documents. Again the Defendant apologizes to this Honorable Court for being cryptic. The Defendant believes that these Documents once brought before the Court's attention and explained would be shocking to the Universal Sense of Justice. The actions of misconduct taken by the Government has been injurious in many respects, its actions have also undermined the integrity of this judicial system.

The Defendant prays this Honorable Court grants this motion for an Ex-Parte Hearing. The Defendant would agree if this Honorable Court would allow it, to hold the requested Ex-Parte hearing via video conference. The Defendant would like to thank this Honorable

Court in advance for its time in
considering this motion.

Respectfully Submitted,
Kamel M. Elburki
Kamel M. Elburki

I Kamel M. Elburki declare under the penalty
of perjury that the above foregoing information
is true and correct. Executed on this 28th day
of May of 2021.


Kamel M. Elburki
Kamel M. Elburki

Clerk of Court,

05/28/2021

Will you please file this pro-se motion in its perspective court-room. As well as request the Honorable court to schedule a hearing as soon as possible. I would like to thank you in advance for your help and assistance in this matter.

Sincerely,



Kamel M. Elburki
6 West Ft. Scott St
Butler, Mo
64730

RECEIVED

2021 JUN 14 PM 12:33

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF MO
KANSAS CITY, MO

MAILED FROM BATES COUNTY JAIL

Kanel W. Elborki
6 West F.S. Scott St
Butler, MO
64730

Deposit Funds, On-line at
InmateCanteen.com

2 JUN 2021 PM 3:40



U.S. POSTAGE
PITNEY BOWES
ZIP 54022 \$ 000.50⁰
02 4W
0000359603

19-406

RK

CD

400 E. 9th Street

Kansas City, Mo

64106-36